When the dismantled Pyramids Shall blend with desert dust, When every temple 'made with hands' Is faithless to its trust, Ye shall not stoop your Titan crests-Magnificent as now! Till your almighty Architect In thunder bids you bow !

I love the torrents strong and fierce, That to the plain ye fling, Which gentle flow'rs drink at their goal, Andeagles at their spring; And, when acrested in their speed By winter's wand of frost, The brilliant and fantastic forms In which their waves are tossed.

Glorious ye are, when Noon's fierce beams Your naked summits smite, As o'er ve Day's great lamp hangs possed In cloudless crysolite; Glorious, where o'er ye sanset clouds Like broidered cartains lie, Sublime, when thro' dim anomlight looms Your spectral majesty.

1 love your iron sinewed race-Have shared their rugged fare-The threshholds of whose eyrie homes Leok out on boundless air; Bold hunters, who from highest cliffs The wild goat's trophies bring, And crest their bonnets with the plumes Of your serial king!

I love the mountain maidens-Their step's clastic spring Is light, as if some viewless bird Unbuoyed them with its wing; Theirs is the wild, unfettered grace That art bath never spoiled, And theirs the healthful purity That fashion bath not soiled,

Mountains! I dwell not with ye now, To climb ye, and rejoice-And round me boometh, as I write, A crowded city's voice; But oft in watches of the night, When sleep the turmoil still's, My spirit seems to walk abroad Among ye, mighty hills!

"I WISH I MAY BE SHOT."

The little phrase placed at the top of this paragraph, is one that our contempora ries impute to poor Crockett, who feel in struct, hinder, impede, or make offensive dealing death among the Mexicans; and as we remember, our brother of the Ga such street or siley; and it is hereby zette made it a nucleus around which he made the duty of the Street Commission wound a pretty wreath of flowers of his er, to give notice either verbally or in own twining; but this was not the emphat writing, to such owner or owners, agent ic phrase of the gullant Colonel, who was or occupant, to remove such wood, lum wont, we are sorry, to interlard his phra ber, materials, or other substance from ses with a species of words which Dt. Wa such street or alley, in forty eight hours terhouse of Bosion says in every thing from the time such notice may be so give which he writes, ornament language about en; and, if any such owner or owners, as much as a large patch does on a pretty agent or occupant of any lot or lots shall proverbially de icate, that substituted shot or they, shall be fined in any sum not for a word which he will not introduce to less than one dollar and not more than "eyes polite" It happened to us once to five dollars to be recovered in an action hear the Colonel use his expressive affir of debr, before the President of the town

Camden, N. J. while Col. Crokett was Justices of the Peace-provided always. Some junketting or other was held at on a visit to this city—whether it was that it shall be lawful for any owner or the trial of his new rifle or not, we have owners, agent or occupant of any such forgotten; but the Colonel was in the lot or lots, to occupy so much of the side midet, and in the course of the afternoon, walks of any street with such materials a pocket book was lost by a member of as may be necessary in the erection of the company, and before night, the Colo- any house or other structure, then actual nel was also minus his pocket book and by being built, nearly two bundred dollars. In the even ing he visited us, with a view of adverti sing for his lost property, and while we were preparing the notice, the Colonel stated the particulars of the case. "Alter we had attended to the matters about the field," said he, "I sat down at the table to a glorious repast, with an appente like a saw mill. In about half an hour there was an outery made that one of the company had lost his pocket book with money in it. I clapped my hand at once upon my pocket, and found too that mine was gone which only a few minutes be fore I had felt in its place. I said no thing about my loss to any one until I came away, and then I mentioned the matter to Mr. _____, my friend here, from whom I received the Money in ex change."

"And why," said that friend, "did you not speak out at once, perhaps the person could have been detected."

"I know that," said Colonel Crockett, "and I thought of it; but there I was, eating and drinking with gentlemen who sary expenses of taking up, keeping and were making more of me than I deserved selling such hog or hogs, he shall deposand do you think ! could bawl out sa the midst of their hospitality, that I had lost the treasury of the town for the use of the my pocket book, with a beggarly sum of owner or owners of the property so sold; bank notes, and those on the District and the freesurer shall pay the same to banks! I could not do it; if I could, I wish order of the recorder - Provided, that af-I may be-

spirit would have to carry up to Heaven's shal shall give notice in writing put up chancery-good nature sat on the round in three public places within the town, face of the son of the forest, with whom of the time and place of such sale; which unsophisticated politeness had gained a notice shall be given, at least, three days victory at the expense of the pocket; and before the day of the sale; and that, with we may hope that, as the example of the in two days after the day of the sale of county, will be a sufficient stimulant to error was not likely to be followed, the any property sold under the provisions of induce him to give general satisfaction. fault itself was repeated of and forgiven, this ordinance, the town Marshal shall U. S. Gazette. | make a return of the proceedings of such

TERMS.

THE CARROLL FREE PRESS, is half yearly in advance; if payment be delayed until after the end of the year \$2,- the marshal, and by paying to said mar 50, will be charged. Advertisements shal such fees as are heremafter provinot exceeding one square will be inserted | ded. three weeks for one dollar, four dollars for six months, and eight dollars per year, Communications must be postpaid

PROSPECTUS For the continuation of the CARROLL FREE-PRESS.

THE interest of William Johnston, Esq. transferred to John Christy, the Free Press will in future be conducted by PEARCE & CHRISTY The political co.n. plexion of this paper will not be changed -the editors being firm in their determigation to preserve its neutral character .-The transfer from Mr Johnston to Christy, has been made with the hope of ensuring the continuation of a newspaper in Carrollton: And with this view, the editors appeal to the people of the county for a paironage equal to the merits and impor tauce of their en'erprise. One of the ed itors being a practical printer, and having determined to devote his time exclusively to the interest of the paper, it is confidently hoped that, with a reasonable increase of their subscription list, the Carroll Free Press may be continued to the mutual advantage of both subscribers and publish-

Of the convenience and necessity of a public Journal, published at the county seat, every citizen of the county must be convinced; and the editors trust that, the people of Carroll will sustain them'in their efforts to promote public good, and to se cure an honest maintenance.

TERMs. - The Free Press will be published every Friday morning, at Two Dollars per angum, payable half yearly in advance. If payment be delayed until after the end of the year, \$2 59 will be required. But as payment in advance is for the interest of all parties, this mode is respectfully recommended.

Advertisements inserted at the usual rate. Allcommunications addressed to the Editors must be post paid.

J. PEARCE & J. CHRISTY. Carrollton, Carroll Co. O Sept. 1835

> An Ordinance For the better regulation of the

TOWN OF CARROLLTON. Sec. 1. Be it ordained by the Town Conseil of the town of Carrollton-That no owner or owners, agent or occupant of any lot or lots in said town, shall keep or permit to be kept, in any street or al ley adjoining such lot or lots, any wood, lumber, materials, or other substance whatever, which might in anywise obthe easy passage into, from and through It was the delicacy of editers, men fail to remove such obstruction, he, she council, in the same manner that proceedings are usualty had in cases before

Sec. 2. That it shall be the duty of the street commissioner, to require of the proprietor or proprietors of the town of Carrollton, or of any adition thereto that may hereafter be made, to open, or cause to be opened, all streets and affeys as originally described in the records of the town plat, and aditions to the same; and, if such proprietor or proprietors shall fail to open such streets or sileys. within twenty days after such notice shall have been given, he she or they be recovered in the manner pointed out in the first section of this act.

Sec. 3. That it shall be the duty of the Town Marshal, at any time after the first day of June next, to take up any hog or hogs found running at large, in the bounds of the town, (owned by any person or persons residing within the town,) and cause the same to be sold at public charge their accounts. auction at any place within the limits of said town, and after deducting the neces ite the money, arming from such sale, in ter the taking up of such hog or hogs so We looked up to see what the accusing found running at large, the town mar

sale, in writing, to the recorder of the town-Provided, also, that at any time after the taking up of such hog or hoge published every Friday by PEARCE and before the day of sale, the owner or such hog or hogs, upon application to

Sec. 4. That the town marshal shall be allowed for taking up each hog found running at large in the Borough, ten cents; and ten cents per day for keeping the same; for giving notice of sale, as is required of him by this ordinance, ten cts; and for making such sale, five cents for each hog sold.

Sec. 5. That in no case shall the town marshal either bid for, or purchase any property sold under the provisions of this

Sec. 6. That every person residing in said town, owning or keeping any dog or slut, shall pay the following tax per an num: On each dog, twenty five cents; on each slut, one dollar and fifty cents, to be assessed by the town assessor, and returned with the duplicate of the assess ment of town property, and collected as

other corporation taxes. Sec. 7. It shall be unlawful for any person or persons to fire off or discharge within the limits of the Borough, any kind of firearms whatever; and any person or persons so offending, shall, upon conviction thereof before the President of the town council, be fined an any sum not exceeding five dottars.

Sec. 8. That the mode of publishing this ordinance and all other ordinances of the Town Council of the town of Carrellton, shall be either by publication in a newspaper, or by written copies, put up in two or more public places within the town.

Sec. 9, That this ordinance take effect from and after the twenty-third day of this month, May, 1836. THOS, R. HARBAUGH,

Recorder.

May 20th, 1836.

ISAAC ATKINSON

H AS just received, and offers for sale the following goods, at a small advance on the Eastern Prices for cash, or produce in hand, Low, middling and Saperfine cidtlm. Blue Black, Green, Olive and Mulberry.

do do Casinets in great variety, Twil'd and plain summer cloths, Canvass and Padding superior quality, Marsailles Vestings striped and printed, Fine and Superfine Valencia do. Plain and Fig'd Silk vestings,

do Volvet, do Brown and blea'd Drilling for pantaloons Merinoes ass'd colors, French, English, German and Domestic

prints, do Painted muslins. 4 4 and 6 4 Cambric and mull, Plain and Fig'd book muslins, do Bobbinett, Grecian, do Laces, footings and edgings. Brown, Hollands and col d muslins, Beaverteens and table covers, Buttons of every description, Cotton and Liven thread. Mexican stripes and mixtures, New style, low priced, pantaloon stuffs, Brown and blea'd goods, Checks, Plaids and Stripes, Leghorn, straw and Tuscan bonnets, each, Itulian and India Hardware and Cuttery. Groceries and Qucensware, Iron and Nails, &c. &c.

Carrollion, April 29, 1836, New and cheap spring and SUMMER GOODS. Liccet& Cunnincham AVE just received a splendid assort ment of Spring & Summer Goods, among which will be found a choice se lection of

DRY GOODS. Consisting in part of Fine and Superfine Cassinets, Broad Clotha. Assorted color Flannels, ed Silks for ladies dresses, Callicoes of the latest style, Brown muslins, 4-4 yards 124, Cotton and Silk handle ffs, Cotton

Yarn, Cotton Batting, &c. Also, a fresh supply of groceries, fish, sugar and melasses, a good supply of Drogs and Medicines:

All of which will be sold lower for Cash than any goods ever offered in Augusta. The subscribers solicit the atten J. A. Mi ler, Rarion Mills shall forfeit and pay to the treasurer, for tion of the people of Augusta, and else the use of the Borough, a sum of not less where, who may wish to purchase goods than five, nor more than ten dollars, to cheap and get good prices for their produce, to call at the subscriber's store in Augusta, where they can be accommoda ted on the best terms.

LIGGET & CUNNINGHAM. Augusta, April 22, 1836.

N. B. All those who are indebted to R. H. Ligget, of longer standing than 3 menths are requested to call and dis-

REMOVAL. The subscriber begs leave to inform nis old customers, and the citizens gener ally, that he has removed his shop from Mr Arbuckle's in the hollow, to the east end of his own homes-first door below Mr Robert Goula's well known Blacksmith Shop, in that delightfully situated part of the town of Carrollton, called by the valgar, She p Hill-where he in-

CABINET WARE. He feels also grateful in being able to add, that the patronage he has received since commencing business in Carroll JAMES BURGE, February 5th 1836.

tends manufacturing and keeping on

hand, a general assortment of

ADMINISTRATOR'S NOTICE.

LL persons indebted to the estate of Thomas Miller, late of Union Tp. Carroll county, Ohio, deceased, are here AND CHRISTY, at \$2 per annun, payable owners thereof may demand and receive by notified that they are required to make immediate payment to the undersigned: and those who have claims against said estate, will present them legally proven for settlement, within twelve months from

JOHN PEARCE, WILLIAM M.HUGH, Administrators with the will annexed. April 15, 1836,

REMOVAL. S. C. MARKER begs leave to inform his customers, and the public generally, that he has removed his

GROCERY STORE, to the building one door *West of "Car rollton Hall,"-where he has for sale, at very reduced prices for cash or approved all who are in any way interested. country produce, a well selected assortment of Groceries. &c. &c. He respect fully solicits the calls of purchasers. Carrollton, April 15, 1836.

HORSE OF HORSES.

ARMERS now is your time, you that want to raise good horses, call and see SIR WILLIAM; he will stand at the stable of capt. Wm. Hodge, in days; and the following three cays at the stable of H. A. Sidger, in Carrollton, so on alternately; for particulars see hand-

JONATHAN COLBURN, for H. A. Stidger. April 7, 1836.

Wholesale Shoe Store, No. 91 WOOD STREET, PITTSBURGH.

ALBREE & CHILDS

Are now receiving their spring supplies consisting in part of 1000 cases of BOOTS & SHOES,

adopted to the approaching season. ALSO, 260, packages of Palin-leaf hats, Leghorn Straw & Tuscan bonnets. of various qualities: All of which they will dispose of at eastern prices, by pack nges, or dozen. Merchants visiting Pitts burgh, are respectfully invited to call & examine their stock, March 25th, 1836.

ANKER BOLTING CLOTHS. The subscriber flattered with many testimonials received from millers who have bought and used these valuable bolt ing cloths in their Merchant Floor Mills, -begs leave to inform millers and oth ers, that he has received a large lot of Bolting Cloths, direct from the manufac tures; and will be happy to supply milers on liberal terms with the erticle. which he will warrant.

JOHN RHEY. Fittsb'b Pa, February 19, 1836. P. S. Burr Mill Stones and French Burr Blocks on hand as usual,

DISSOLUTION of PARTNERSHIP. THE Partnership lately existing between Johnston and Pearce, as pub lishers of the Carroll Free Press, has been dissolved by consent All who have claims against the late firm, are requested to present their accounts for settlement, to J. Pearce, to whom all debts due the firm must be paid without unnecessary defay. WM. JOHNSTON,

JOHN PEARCE. Carrollion Oct. 1835.

TO MILL OWNERS AND MILLERS.

The undersigued, owners of Merchan-Flouring Mills, in Pennsylvania, Ohio, and Western Virginia, having severally purchased and for some time had in operation, French Barr Mi I Stones, manuf factured by Mr John Rhey of the city to Pittsburgh, take a pleasure in stating tha their Burrs, both in the quality of the ma terial and in the workmanship, have given the most en ire satisfaction.

The enterprise manifested by Mr Rhe in establishing this manufactory, his ex ertion in processing the most experience workmen, his care and skill in the selection of stone of a superior description, strongly recommend his establishment to the notice of purchasers, and we are happy to have it in our power to bear this public testimonial in his favour. Jas. Patterson, Brighton, Beaver co. Pa

S. Walker, & co. Ehzabethtown, 1. Mitchell Sewickley Jacob H. Zigler, Harrison Mills Isaac Walker, near Pittsburgh James D. White, New Castle Mills John Pugh, Falston, Beaver co. Geo. Cooper & J. Cossiday, Steam

Mil, near Pittsburgh Isaac Pangura, S. M. Monongahela

Run W. D. Hawkins, Allegheny J. Croft, Pine creek Abraham Scheler, Zelienopola David M. Junkin, Etna Furnace, James Morrow, Carroll co. F. Zigler, Big Beaver, R. & J. Lindsay, Venango, co. J. Johaston, Stephen Maple, Ohio, J. Means, Steubenville, Pittsburgh, Pa. February 19, 1836.

A CARD.

William Shields, Dentist, Respectfully annouces to the citi zens of Carrollton and its vicinity. that he is prepared to perform dental

dence. March 18th 1836,

ALh persons interested will take no tice, that, at my instance, a writ of at tachment was on the 28th day of March, 1836, issued by Charles II. Hays, Esq. Justice of the Peace in Augusta township, in the county of Carroll, and State of O ; against the goods, chattles, rights, an absent debtor. R. H LIGGET.

Augusta, April 15, 1836.

A CALL.

L. M. DAVIS most carnestly solicits all who have accounts with Many of the accounts on his books are Crrrollton, March 11th 1836.

N. B. L. M. Davis is determined to do work cheaper than ever it has been done in Carrollton, heretofore, and in a neater and much better manner than it can be done in any other establishment of the kind in the place. He has just received the latest New York & Philadelphia fashions for the flarrisbugh; the first three days, thence ensuing spring and summer. Cash, lained at the above named place, a few af the stable of David Richards, next three or produce; at a fair price, will be doors west of the Steam Mill, and opport taken in payment for work.

DRY GOODS.

THE subscribers respectfully in I form the merchants of Ohio, that they have and are receiving a large and general assortment of desirable BRITISH, FRENCH & DOMES TIC

DRY GOODS,

which will be sold on the most advantageous terms, by the piece or pack age, at their Ware House, No. 105, Market street, Philadelphia.

POTTS, REYNOLDS & Co. March 4 1836. - 3mo.

MARBLE YARD, NUMBER S, WOOD STREET, PITTSBURG.

TARBLE Mantels, with Pilasters ARBLE Mantels, With and Foot Stones, Monuments, Tomb Stones, Carble Counters, Slabs for Pier and Centre Tables, Slabs for Side Boards, Boor Sills and Steps, and all work in the Marble

Orders thankfully received & prompt ly executed on moderate terms, by JOHN RHEY & Co.

June 12, 1835

FARM FOR SALE. THE subscriber wishes to sell his farm lying on the waters of little Connotton. on which there is a grist Mill, within eighty or ninety rods of the dwelling house. There are about sixty five acres of cleared land on said form; fifteen acres of which are in grass on the creek bottom, There are on this tract a number of never failing springs, two dwelling houses, and a double Burn shedded on two sides.

and all covered with shingles. Said farm lies within two miles of New Harrisburgh, and four from Connotton -Adjoining with Leonard Horsh Esq., James Buxter and others.

Information can be had as to the situaion, and terms made known by applying to the subscriber living on said land,

SAMPSON RICE. Harrison Tp. Carro!l co. O. March 25th, 1836.

NOTICE.

NOTICE is hereby given, that a petition will be presented to the Commis signers of Carroll county at the June Ses sion, praying that Section 24, and the North West quarter of Section 23, may be stricken from Lee Township, and attach ed to Centre Township.
A PETITIONER.

May 6, 1836.

W. JOHNSTON, Allorrey and Counsellor at Law, and Solicitor in Chancery,

AS removed his Office to the room lately occupied as the Auditor's the Office, Carrollton, Carroll county, Ohio. April 10, 1835

S. Stokely and R. M'Clave, Attornies and Counsellors at Law, HAVING formed a partnership in their profession, will practice to gether in Carroll county, Ohio.

R. McCLAVE may be consulted at his office in Carrollton, or S. STOKELY in Steubenville, and in all cases the re. tainer of the one will engage the service of the other.

Carrollton, Sept. 1834.

J. Pearce, D. A. Starkweather, & D. Pa Pa Jaivis, ATTORNEYS AT LAW, AVE formed a Partnership in the Pa practice of their profession. Pa A. Starkweather and D. Jarvis can be consulted at Canton, Stark county, and off from the subscriber, on or about the Pa J . Pearce at Carrollton, Carroll co. O. Carrollton, Sept. 1834. Va

J. PEARCE, ATTORNEY AT LAW. WILL practice in the Courts of Curroll, Columbiana Stark, and Tuscarawas counties. Office nearly opposite the 'Carrollton Hall, Carrollton, Carroll county Ohio.

JOHNSTON & PHARCE RE compelled to call again upon A those who are indebted to them as the operations of every kind, at the Ex- late publishers of the Cartoll Free Press, change, in Carrollton. Ladies will to make settlement with J. Pearce, withbe waited on at their places of resi- tout further delay. They hopethis noice will be sufficient. Carrollton, April 29, 1836.

JAMES DAVIS Opposite the Western Exchange,

Has become by purchase of the Patenes, the proprietor of the right for Centre township, Carroll county, O. to make and vend, &c. &c. A. Beard's Patent Spring Seat and Spring Girt Saddles,-The superiority of this improvement over moneys, credits and effects of John Gill, the common saddle, is well established in Virginia, where it has been for some time in use and is spoken of in the most favorable terms by certificates taken from the Maysville Monitor, "This is to certify that a model of Beard's patent Spring Saddle has been presented to us for inspection, and that after a careful ex amination we unhesitatingly pronounce him, to call and make settlement, it to be the best improvement both for the ease of the rider and also the horse, that of several years standing; and, having we have ever scent francis and Joseph prepared himself for squaring off, he R. Sibert, New Market; Louis Gregory; hopes this call will be attended to, by Peytonsburgh, Pittsylvania; Daniel Nash James Burion, Buckingham county, Phil lips Rainey, Boydton, Meckleaburgh co. Va.; J. Bray, Shockee Hill, Richmond; W. Barnett, Nelson county, J. D. Brom, Christiansville, Va.; John P. King, D. Hide, Prince Edward county; John Mc Cabe at d so is, Baltimore, Robert Grove, Staunton, Va.

Numer us other names could be added at the bove is considered sufficient -In a few days these saddles can be obsite the Exchange. With the addition of the Worm Steel Spring Saddle, which will be kept on hand with the common kind constantly-suddlery and harness of all kinds whole sale or retail - the a bove suddles may be objected to by some but the undersigned just invites the pub lie to call and examine for their own satisfaction.

N. B. One or two good journeymen wanted immediately-an apprentice will be taken to the above business if applica ion be made soon. The subscriber would just intimate to those who consid! er themselves indebted to him to come torward and discharge the same immediately, as money in hand is better than out-if this is not attended to another kind of Patton Spring than the above will be applied.

JAMES DAVIS. May 6, 1836.-12mo.

WILLIAM CROW, Auctioncer. THE Advertiser having been re-up pointed Auctioneur o. Carroll coun ly, takes this method of giving notice, that he is ready, willing and eager to attend to any and all calls for his services as county Auchoneer. He may usually be found at his residence in Umon Town ship; and will always be prompt and attentive to his official duties whenever they may be required. North Union, May 6, 1836.

GROCERIES.

Catlett & Heaton AVE just received from New Or . lenos

75 Barrels Molasses Havanna Sugar 100 New Orleans do.

25 No. 3 Mirchard Tanners Oil 20 casks Sweet Maloga wine

Scielly Maderra Lisbon do 5 Tierces fresh rice from Cincins

100,000 Com. Segurs 120 Boxes Mele do 500 Doz. cut and dry tobacco 200 lbs. scotch snuff 100 · rappee do

40 Kegs assorted tobacco

ALSO, from Phi adelphia via. the ca-12 crates assorted Queensware All of which we offer on accommodas ing terms.

CATLETT & HEATON. Wellsville, April 22, 1836.

CARROLLTON HALL. THE undersigned has resumed the business of Tavera keeping in his buildings, on Stenbenville Street, Carroll ton, O., at the eligible stand known as

Carroliton Hall.

This establishment is well calculated for a Public House; and, with some slight repairs which are nearly compleied, it will, for general convenience, com pare with any other House of the kind in this part of Ohio. The Bar and Board will be supplied liberally, and every attention given, that may contribute to the comfort and pleasure of those who shall patronise the Hall. GEO. BEATTY.

April 22, 1836,

SIX CENTS REWARD!!! NHE subscriber will pay six cents ro ward, but no charges, to any person

who may return to him, at his residence in Centre Tp. Carroll county, Ohio; Sa-10th of April last. All persons are warn ed not to employ or harbor the said Sarah, as against such the law will be duly enforced,

DAVID BEILER.

May 20, 1836.

Washington Monument. I the undersigned, acknowledged y proclamation of Gov. Lucas, to be he collector of the Washington National Monument Society, for Ohio, hereby appoint John McCormick deputy collector, for the County of Carroll in said State.

CHARLES McLEAN. Col. W. N. M. S.